

7. That, additionally, Plaintiff's counsel mailed requests to the Postmaster for the main post office in Inwood, West Virginia, to request a current address on Deborah Wenner.

8. That counsel for Plaintiff has been informed by the Postmaster that she is unaware of any individual in her postal region.

9. That, additionally, Plaintiff's counsel made inquiry of the Motor Vehicle Administration for Maryland, and was informed that the current address on the Defendant's driver's license corresponded with the address provided by the Assessment Office.

10. That Plaintiff's counsel reviewed the dockets of the Circuit Court for Frederick County, Maryland, to determine whether there are any current actions pending against Deborah Wenner in the Frederick County area, and found none.

11. That Plaintiff's counsel reviewed the marriage license records in Frederick County, and determined that the maiden name of the Defendant Deborah Wenner was Deborah Collins.

12. That Plaintiff's counsel again checked with each of the previous sources to determine whether an individual as Deborah Collins was traceable; and all inquiries were unsuccessful.

13. That all of the above referenced facts are contained in an Affidavit of Plaintiff's counsel as to efforts to locate attached hereto as Exhibit "A".

**WHEREFORE**, your Plaintiff prays:

A. that this Honorable Court grant an Order permitting service upon the Defendant, Deborah Wenner, and any and all persons claiming an interest in the above mentioned real estate, by mailing a copy a notice complying with the provisions of Rule 2-122(c) to the Defendant's last known address, 219 East Potomac Street, Brunswick,